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۸	PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
•	10/700,069	11/03/2003	William Gabriel Pagan	RPS9-2003-0146USI	3724	
	45219 7590 07/24/2007 KUNZLER & ASSOCIATES			EXAMINER		
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	SUITE 600 SALT LAKE C	CITY, UT 84111		ART UNIT	PAPER NUMBER	
		,		2629		
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		٠,	•	MAIL DATE	DELIVERY MODE	
				07/24/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
•		10/700,069	PAGAN, WILLIAM GABRIEL		
	Office Action Summary	Examiner	Art Unit		
		Srilakshmi K. Kumar	2629		
Period fo	The MAILING DATE of this communication app	ears on the cover sheet with	h the correspondence address		
A SHO WHIC - Exter after - If NO - Failui Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS IN THE MAILING DANS IN THE MAILING DANS IN THE MORE THE MAILING DANS IN THE MORE	ATE OF THIS COMMUNIC 36(a). In no event, however, may a reposite and will expire SIX (6) MONT cause the application to become ARA	ATION. ply be timely filed HS from the mailing date of this communication. INDONED (35 U.S.C. 6 133)		
Status			,		
1)⊠	Responsive to communication(s) filed on 11 Ma	av 2007.			
		action is non-final.			
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D.	11, 453 O.G. 213.		
Dispositi	on of Claims				
5)□ 6)⊠ 7)□	Claim(s) <u>1,3-5,7,9,10,12-14,17-19 and 21-27</u> is 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) <u>1, 3-5, 7, 9, 10, 12-14, 17-19, 21-27</u> is Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration. s/are rejected.	idiOTI.		
Applicati	on Papers				
_	The specification is objected to by the Examiner	•	*		
	The drawing(s) filed on is/are: a) acce		y the Examiner.		
	Applicant may not request that any objection to the d				
	Replacement drawing sheet(s) including the correction				
11)[7	The oath or declaration is objected to by the Exa	aminer. Note the attached	Office Action or form PTO-152.		
Priority u	nder 35 U.S.C. § 119	•	:		
_	Acknowledgment is made of a claim for foreign _I ☐ All b)☐ Some * c)☐ None of:		119(a)-(d) or (f).		
	1. Certified copies of the priority documents				
	2. Certified copies of the priority documents3. Copies of the certified copies of the priori				
	 Copies of the certified copies of the priori application from the International Bureau 		eceived in this National Stage		
* S	ee the attached detailed Office action for a list of		eceived.		
Attachment	(s)				
1) 🔀 Notice	e of References Cited (PTO-892)	4) Interview Sur	mmary (PTO-413)		
_	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	_	Mail Date ormal Patent Application		

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DETAILED ACTION

The following office action is in response to the Request for Continued Examination, filed on May 11, 2007. Claims 1, 3-5, 7, 9, 10, 12-14, 17-19, 21-27 are pending. Claims 1, 5, 7, 10, 17-19, 21, 23-25 and 27 have been amended. Claims 2, 6, 8, 11, 15, 16, 20, 28-30 have been cancelled.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3, 4, 9, 10, 12-14, 18, 22 and 24-27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bradski et al (US 6,369,476) in view of Murtha et al (US 7,197,562).

With reference to **claims 1, 10, 14, 18, 24, 25, and 27**, Bradski et al. teaches an apparatus for providing improved interaction to a user of a pointing device, the apparatus comprising: a pointing device interface module (104) configured to interface with a pointing device (see column 3, lines 10-18); an event buffer (108) configured to receive pointing device events generated by a user (see column 3, lines 53-59); directing pointing device events from the buffer to a receiving process (see column 3, lines 9-30); and a feedback module configured to provide visual feedback to the user regarding buffered pointing device events (see column 4, lines 12-20). Bradski et al. teaches that the feedback module is further configured to provide feedback to the user regarding pointing device events passed to a receiving process (see column 3, line 53-

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column 4, line 20), wherein the feedback module comprises a device driver residing on the driver level of an operating system (controller, column 2, lines 46-65)

Bradski et al. teaches providing the user with feedback as explained above, there fails to be any disclosure of the dialog listing and inventorying a buffered even quantity and a buffered event type for the buffered pointing device events and feedback comprising communicating a buffered event quantity or a buffered event type.

Murtha et al teach an apparatus and methods for an event management system. Murtha et al teach in Fig. 3, item 64, an event log for inventorying a buffered event quantity and an event type (col. 9, lines 49-col. 10, lines 26). Further, Murtha et al teach where the events are shown in a dialog listing in Fig. 3, item 64, col. 10, lines 2-15. It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the dialog listing and inventorying a buffered event quantity and event type as taught by Murtha et al to be carried out in a system similar to that which is taught by Bradski et al in order to enable the user to determine events that have been completed and what events are still in the queue (Murtha et al col. 9, lines 49-col. 10, lines 26).

With further reference to **claim 25**, Bradski et al. teaches a pointing device (314); a CPU (102) configured to execute at least one process; and a monitor (312) configured to display interface elements corresponding to at least one process (see column 5, lines 22-55).

With reference to **claims 3, 4, 12, and 13**, Bradski et al. teaches that the receiving process is an application process running on an operating system (see column 3, lines 9-30).

With reference to claims 9, 22, and 26, Bradski et al. teaches that the pointing device is selected from the group consisting of a mouse, a pen, a digitizing tablet, a trackball, a touch pad,

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a touch screen, a pointing stick, a data glove, and a gesture recognizer (see column 1, lines 39-53).

3. Claims 5, 7, 17, 19, 21, 23, and 30 rejected under 35 U.S.C. 103(a) as being unpatentable over Bradski et al. in view of Murtha et al as applied to claims 1-4, 9, 10, 12-14, 18, 22 and 24-27 as explained above and further in view of Bates et al. (U.S. Patent No. 6,664,990)

With reference to Claims 5, 7, 17, 19, 21, 23, and 30, Bradski et al as modified by Murtha et al teach all that is required as explained above including the teaching of providing visual feedback to the user (Bradski et al, see column 4, lines 12-20), there fails to be any disclosure of the audible feedback or tactile feedback.

Bates et al. teaches the a computer system having a graphical user interface object wherein the system is capable of providing audible, visual, as well as tactile feedback to the user (see column 5, lines 64-67); wherein the visual feedback being in the form of a status bar or modified cursor (see abstract; column 3, lines 39-41), or a cursor color or shape options (see column 8, lines 54-67). While not specifically teaching that the tactile feedback is selected from the group consisting of force, pressure, vibration, surface actuation, and motion, the examiner takes Official Notice in that all of the claimed tactile feedback forms are well known to those skilled in the art and would be obvious for usage in a device providing tactile feedback to the user.

Therefore it would have been obvious to one having ordinary skill in the art at the time of the invention to allow the user to receive audible and tactile feedback similar to that which is taught by Bates et al. to be used in a system similar to that which is taught by Bradski et al. as

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modified by Murtha et al in order to generate a system capable registering user input and provide

user feedback in order to thereby provide a system that allows for more accurate user input.

Response to Arguments

Applicant's arguments with respect to claims have been considered but are moot in view 4.

of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Srilakshmi K. Kumar whose telephone number is 571 272 7769.

The examiner can normally be reached on 9:00 am to 5:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Sue Lefkowitz can be reached on 571 272 3638. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Srilakshmi K Kumar

Examiner

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SKK July 17, 2007

SUPERVISORY PATENT EXAMINER